United	States	District	Court
Onueu	Dilles	District	Court

MIDDLE	DISTRICT OF	ALABAMA
UNITED STATES OF AN	MERICA	CRIMINAL COMPLAINT
v.		CASE NUMBER: 2:08 MJ 003-CSC
FLORENTINA AVILES-ROSA	ALES	
I, the undersigned complainant be	eing duly sworn state	the following is true and correct to the best of my
knowledge and belief. On or about	Iarch 7, 2007 in	Montgomery county, in the Middle District of
Alabama defendant(s) did, (Track Statutory L	anguage of Offense)	
crossing card, alien registration	receipt card, and oth	receive any such visa, permit, border er document prescribed by statute and ed stay and employment in the United and falsely made,
in violation of Title United	States Code, Section((s) <u>1546(a)</u> .
I further state that I am a(n) ICE Office Official Tit	•	aint is based on the following facts:
SEE	ATTACHED AFFI	DAVIT
Continued on the attached sheet and made	a part hereof: ⊠ Ye	s 🗆 No
	(Davil E. Herleson
		Signature of Complainant
Sworn to before me and subscribed in my	y presence,	
January 23, 2008	at	Montgomery, Alabama
Date		City and State
CHARLES S. COODY, U.S. Magistra	te Judge	
Name and Title of Judicial Officer		Signature of Judicial Officer

AFFIDAVIT

I, David E. Henderson, being duly first sworn, do hereby state and affirm that:

I am a duly sworn Special Agent of the U.S. Immigration and Customs Enforcement (ICE) assigned to the office of the Resident Agent in Charge, Mobile, Alabama. I have been employed as a federal agent for approximately six years. One of my principal assignments has been to conduct criminal investigations of persons involved in violation of the United States Code relating to Title 8 - Aliens and Nationality along with other violations of federal law.

On January 22, 2008, I was contacted by Montgomery Police Department Sergeant (Sqt.) A. Mercado and advised that he had encountered a Hispanic female, identified as Florentina AVILES-Rosales, while investigating an allegation of identity theft. According to Sqt. Mercado, the Montgomery Police Department had received a letter from an individual stating that the Social Security number assigned to them was being used by an unidentified individual who was allegedly employed at Koch Foods of Alabama, LLC located in Montgomery, Alabama. Sqt. Mercado and Lieutenant (Lt.) J. Bolton then made contact with Koch Foods and spoke with the Hispanic female who originally identified herself as Rosa GAVINA. Upon further questioning, the Hispanic female stated that her true name was Florentina AVILAES-Rosales. AVILES was then transported to the Montgomery Police Department in Montgomery, Alabama for further investigation.

Upon arriving at the Police Department, Sgt. Mercado advised AVILES of her constitutional rights, as per Miranda in the Spanish language. AVILES acknowledged orally and in writing that she understood her rights and proceeded to make a voluntary statement. AVILES freely stated that she was a native and citizen of Mexico who was residing in the United States illegally. AVILES further stated that she had purchased the Resident Alien card and Social Security card in the name of Rosa GAVINA for approximately \$600.00 to \$700.00.

On the same date, I interviewed AVILES at the Montgomery, Alabama ICE office. Prior to interviewing AVILES, I advised her of her constitutional rights, as per Miranda in

On January 23, 2008, I made contact with Koch Foods of Alabama, LLC and obtained two (2) original Department of Homeland Security form I-9 completed by AVILES in the name of Rosa GAVINA. The first I-9 was completed by AVILES on January 5, 2006 and bore the name of Rosa GAVINA and and Social Security Resident Alien number The second I-9 was completed by AVILES on March 8, 2007 and bore the name of Rosa GAVINA and Resident Alien number and Social Security number Checks of the Immigration system revealed that Alien numbers 'and were not assigned to AVILES.

Florentina AVILES-Rosales is in violation of, but not limited to, Title 18 U.S.C. 1546(a), whoever utters, uses, attempts to use, possesses, obtains, accepts or receives any such visa, permit, border crossing card, or other document prescribed by statute or regulation for entry into or as evidence of authorized stay or employment in the United States, knowing it to be forged, counterfeited, altered, or falsely made. The penalty, upon conviction, for this offense shall be a fine under Title 18, or imprisoned not more than 15 years, or both.

David E. Henderson, Affiant

U.S. Department of Homeland Security Immigration and Customs Enforcement Sworn to and subscribed before me this 23 day of January, 2008.

United States Magistrate Judge